









coming within the meaning of the Third Servants' Act, the 9th clause of which expressly specified artificers, shepherds, ploughmen, &c., as the kind of persons for whose maintenance the Act was made; and the 21st explained that the term servant as meaning agricultural and other labourers, domestic and other servants. The defendant was then placed in the witness-box, and deposed that although the agreement described him as a pianist and general servant, yet the only service which he had ever performed was to play on the piano; that no dispute had arisen while Mr. Solomon kept the house; but he objected to completing the term of the agreement as pianist to Mr. Levy, and the moment that his (Levy's) name was over the door he left the house. This Bench (Messrs. Windeyer and Smart) said, it was quite clear that the defendant was absent on the occasion without leave, and thus committed a breach of the law; so, however, there was a little difference in their opinions as to the nature of the circumstances elicited in the evidence, they suggested whether the case might not be satisfactorily arranged between the parties themselves. On this suggestion the complainant and defendant agreed to withdraw the information, and Mr. Solomon agreed to withdraw the information, and Mr. Solomon agreed to withdraw the information.

**CONCERNING AN INQUEST.**—On Wednesday, (yesterday) an inquest was held at Mr. Driver's, Elizabeth-street, on view of the body of Thomas Williams, then lying dead in the infirmary. From the evidence it appeared that the deceased, Thomas Williams, was riding on one horse and leading another to water, when the horse on which he was riding reared, and fell back upon him, by which means his leg was crushed, and it was found necessary to remove the body to the infirmary, where he was placed under the care of Mr. McEwan; who, on examination, found a compound fracture of both bones of the leg, which, from the nature of the injury, rendered amputation necessary. The deceased gradually sank, and on Wednesday morning he expired. The jury returned a verdict of died from injuries accidentally received. Yesterday, an inquest was held at the infirmary, on view of the body of James Macneil, then lying dead in that neighbourhood. On Wednesday, about dinner time, Macneil went to the house of Thomas Frasier, in Fraser's Lane, where he was asked to remain and dine. In a few minutes he retired to the yard, and not returning when the dinner was ready, Frasier went to look after him, and found him lying dead. Dr. Macneil was immediately summoned, and he was found to have died of the body, and found a disease of the liver of long standing, and enlargement and softening of the heart, which he had no doubt was the result of the disease of the liver. A verdict of died of the visitation of God.

**THE BERRIMA AND LILLAWARRA CATHEDRAL.**—As Mr. Pitt's motion to obtain Government aid to build the line of road in good repair, has been referred to the Committee, we presume the thing must remain in statu quo, as it is utterly impossible to expect private individuals to raise so large a sum of money as is required, particularly when so many calls are being made on the generosity of other quarters. The benefits which would arise to the whole southern country by the thorough repair of this road are incalculable.

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# ORIGINAL CORRESPONDENCE

To the Editors of the Sydney Morning Herald.

GENTLEMEN,—Your correspondent Telemachus is very plausible, but very wrong in his calculations. He attempts, in the first instance, to show that capital invested in sheep rearing will yield a return of 35 per cent. If this were true, how is it that capitalists are now contented with investments which do not yield more than 6 or 8 per cent? How is it that every capitalist—every one, indeed, who can borrow money at 20 per cent, does not rush into sheep farming? It is clearly their interest to do so according to the showing of Telemachus.

Did Telemachus know anything of political economy he would be able to answer these questions. That science teaches that capital has a constant tendency to equalise the rate of interest in all pursuits; and that when a high rate of interest appears, it is obtained in any particular trade or occupation, it merely indicates that such trade or occupation involves some peculiar risk or personal sacrifice equivalent to this additional rate of interest, and above the market rate. Therefore, whatever additional over and above 6 or 8 per cent, is derivable from capital invested in sheep, according to the measure of the value which public opinion attaches to the personal superintendence, added to risk from drought, catarrh, scab, and other casualties. And even if public opinion rates these drawbacks to shepherding too highly, this ought to be the loss of the public, and not the gain of the shepherd, according to every principle of fair trading.

I admit with Telemachus that the waste lands of the Crown are the property of the public; but it is not that portion of the public possessed of sheep and cattle which can make the slightest use of them. Therefore if any colonist chooses to embark in sheep rearing, he should obtain thereby a right to the common use of the waste lands of the Crown, provided he does not encroach on lands already occupied, and does not enforce laws and regulations as to sheep rearing, which would be a disadvantage to the public. As to the success of those who have been shepherds before him, I have yet to learn that a tradesman has ever been ruined by sheep rearing. From another point of view, it is a right to the common use of the waste lands of the Crown, which he does not choose to exercise. Having shown that Telemachus is wrong in the principles from which he sets out, it is useless to follow him through calculations which he should have shown to be wrong. I am, gentlemen, Your obedient servant, COMMON SENSE.

To the Editors of the Sydney Morning Herald.

GENTLEMEN,—Your insertion of this will oblige yours, truly, A. SUBSCRIBER.

Sir,—Observing that the Bill presented to the House for the better regulating the Hawkers has passed its second reading, allow me respectfully to request that before its third reading it may receive the sanction of your opinion, to render it more satisfactory, ere it passes into law.

I am aware that wittingly you will not allow me to do so, but I am sure that the mercantile portion of the community, and trust you will make yourself thoroughly acquainted with the present system of hawking, not only in the country, but more immediately in the city.

It is not too late to obtain sufficient information from the merchant down to the shopkeeper of the injury the legitimate trader suffers from the present system of hawking, and I am convinced from my own observation during a period of twelve years, that unless hawking is placed on a far different footing, the Night Auctioneers' Bill will be a failure—these men have the material for disposing of goods in production, and I believe will defy the most stringent measures that can possibly be introduced by law. I beg to refer you to George III., c. 41, there the sum of £4 for every horse and cart, and an additional £1 for every horse and cart, and the fines are heavy and desirable. The small fee of £2 for a license is insufficient; I will vouch for the truth when I assert that not a single horse and cart is now hawking goods of every description for a license; and the exceeding low price is a sufficient reason to conjecture that they have in many instances not been honestly come by.

I would suggest that the license fee should be equivalent to a rental, this will allow the shopkeeper to pay his rent and taxes, and the hawker to pay his rent and taxes, and the householder to receive a suitable remuneration for the outlay of his shop. If a heavy tax is not put upon the hawker, the Bill has passed into law to the prejudice of all parties concerned. The honest men, and its projector will merit the contempt that is sure to fall on those who do not scrutinize every feature of the measures they bring forward.

FEBRUARY.

July 21

MATHEMATICS.

To F. F.

(Per favour of the Editors of the Sydney Morning Herald.)

F. F.'s note in the Herald of the 14th July is only now under observation.

F. F. gives, as a solution of the problem proposed, the following—*Cube root of cube equals the cube root of a cube, plus the cube root of a cube, d. u.*

What does F. F. mean by *d. u.*? No other junction enters into the solution besides *r, z, and d.*

July 22

ENGLISH EXTRACTS.

EMIGRATION AND COLONIZATION.

Speech of William Hutt, Esq., M.P., in the House of Commons, on Friday, February 20, 1847, on going into committee on the Irish Emigration Bill.

MR. SPEAKER.—Before the house shall proceed to the consideration of the bill for the better regulating the Hawkers, I have the honour to present to you a subject which, although referred to the other evening by the government in a tone of disparagement, is of great importance to the country, and in connection with which I once held a public employment under a commission from the crown. Several years ago my noble friend and I were engaged in a laborious attempt to ascertain the value of the colonial dependencies of the British crown, as seats for the emigration of the surplus population of the United Kingdom. Since that time my noble friend has been involved in pursuits in Ireland, with which, as he knows, I feel little sympathy; but it was a source of great gratification to me to obtain from my noble friend a statement of the results of his inquiries into the value of the colonial dependencies of the British crown, as seats for the emigration of the surplus population of the United Kingdom. I am the more anxious to co-operate with him now, because I know that, in recomending colonization to the public, he has discharged every duty towards them by voting inflammatory resolutions; and I am the more anxious to co-operate with him now, because I know that, in recomending colonization to the public, he has discharged every duty towards them by voting inflammatory resolutions; and I am the more anxious to co-operate with him now, because I know that, in recomending colonization to the public, he has discharged every duty towards them by voting inflammatory resolutions.

formation of farms, of 100 or 200 or 300 or 400 or 500 or 600 or 700 or 800 or 900 or 1000 acres, as in England, but of 50 or 60 or 70 or 80 or 90 or 100 or 110 or 120 or 130 or 140 or 150 or 160 or 170 or 180 or 190 or 200 or 210 or 220 or 230 or 240 or 250 or 260 or 270 or 280 or 290 or 300 or 310 or 320 or 330 or 340 or 350 or 360 or 370 or 380 or 390 or 400 or 410 or 420 or 430 or 440 or 450 or 460 or 470 or 480 or 490 or 500 or 510 or 520 or 530 or 540 or 550 or 560 or 570 or 580 or 590 or 600 or 610 or 620 or 630 or 640 or 650 or 660 or 670 or 680 or 690 or 700 or 710 or 720 or 730 or 740 or 750 or 760 or 770 or 780 or 790 or 800 or 810 or 820 or 830 or 840 or 850 or 860 or 870 or 880 or 890 or 900 or 910 or 920 or 930 or 940 or 950 or 960 or 970 or 980 or 990 or 1000 or 1010 or 1020 or 1030 or 1040 or 1050 or 1060 or 1070 or 1080 or 1090 or 1100 or 1110 or 1120 or 1130 or 1140 or 1150 or 1160 or 1170 or 1180 or 1190 or 1200 or 1210 or 1220 or 1230 or 1240 or 1250 or 1260 or 1270 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